1 2 3 4 5 UNITED STATES DISTRICT COURT 6 SOUTHERN DISTRICT OF CALIFORNIA 7 JOHNNY CARDENAZ, individually and Case No. 12cv2598-JM-RBB 8 on behalf of other members of the general public similarly situated, Assigned to: 9 Hon. Jeffrey T. Miller Plaintiff. Hon. Magistrate Ruben B. Brooks 10 v. 11 [PROPOSED] ORDER GRANTING JOINT CLP RESOURCES, a Delaware MOTION TO DISMISS (1) INDIVIDUAL 12 Corporation, and DOES 1-50, Inclusive, CLAIMS WITH PREJUDICE AND (2) CLASS, COLLECTIVE AND 13 Defendants. REPRESENTATIVE CLAIMS WITHOUT **PREJUDICE** 14 15 16 17 18 19 20 Before this Court is the parties' Joint Motion to Dismiss (1) Individual Claims with Prejudice 21 and (2) Class, Collective and Representative Claims without Prejudice ("Motion"). Having reviewed 22 the Motion and being advised the parties have reached a confidential settlement agreement, it 23 appears to the Court that good cause exists to grant the Motion. 24 Therefore, it is hereby **ORDERED** AND ADJUDGED that the parties' settlement is 25 **APPROVED** by the Court. 26 IT IS HEREBY FURTHER ORDERED THAT: 27 1. Plaintiff's individual claims shall be, and hereby are, dismissed with prejudice 28 Joint Motion to Dismiss 12cv2598-JM-RBB

pursuant to Federal Rules of Civil Procedure, Rule 41; 2. Plaintiff's class, collective and representative claims shall be, and hereby are, dismissed without prejudice pursuant to Federal Rules of Civil Procedure, Rule 41; 3. Nothing in this Order, the parties' Joint Motion, or the parties' Stipulation shall render any party a "prevailing party" for purposes of an award of attorney fees, costs, or otherwise; and 4. Each party shall bear her/its own attorneys' fees and costs in this action. IT IS SO ORDERED. Dated: June 18, 2013